Case 3:09-cv-00715-LDG Document 328 Filed 01/10/13 Page 1 of 5

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7	Attorneys for Specially Appearing Parties, TRC ENGINEERS, INC. f/k/a VPOINT, MARTIN UGALDE,	
	ROBERT BIDART AND MICHAEL BIDART	
8	UNITED STATES DISTRICT COURT	
	DISTRICT OF NEVADA	
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11	LARRY J. MOORE, et. al.,	3:09-cv-00167-LDG-RAM
12	Plaintiffs,	ORDER GRANTING SPECIALLY APPEARING TRC'S
13	vs.	MOTION FOR DETERMINATION OF
14	UNITED STATES OF AMERICA,	GOOD FAITH SETTLEMENT
15		EXPEDITED HEARING REQUESTED
16	Defendant.	
17	JAMES ADGETT, et. al.,	3:09-cv-00649-LDG-RAM
18	Plaintiffs,	ORDER GRANTING
19	vs.	SPECIALLY APPEARING TRC'S MOTION FOR DETERMINATION OF
20		GOOD FAITH SETTLEMENT
21	UNITED STATES OF AMERICA,	EXPEDITED HEARING REQUESTED
22	Defendant.	
23	JASON AMES, et. al.,	3:10-cv-00463-LDG-RAM
24	Plaintiffs,	ORDER GRANTING
25	vs.	SPECIALLY APPEARING TRC'S MOTION FOR DETERMINATION OF
26	UNITED STATES OF AMERICA,	GOOD FAITH SETTLEMENT
27		EXPEDITED HEARING REQUESTED
28	Defendant.	
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PORATION age Drive		

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Complaints in Federal and State Courts against various parties, including the TRC Parties for alleged damages and injuries arising from the Truckee Canal breach on January 5, 2008 in Fernley, Nevada.

- 3. The Plaintiffs and various parties in the Federal and State cases allege that the January 5, 2008 Truckee Canal breach in Fernley, Nevada occurred due to inadequate maintenance and operation of the Truckee Canal, among other reasons. Plaintiffs further allege that flood waters from the Truckee Canal breach were impounded by the construction of various residential subdivisions and obstacles in and around the "A" Drain including the connection of Wrangler Lane and Wagon Wheel Lane commonly known as the "knuckle."
- 4. The TRC Parties, serving as the plans checker for the City of Fernley, approved the design of the "knuckle" submitted by a Nevada registered engineer.
- 5. On April 24, 2012, the TRC Parties and representatives of the Plaintiffs from all Federal and State cases, with assistance of Mr. Michael Schoenfeld, the appointed mediator, reached a global settlement of all claims, issues and damages (known and unknown) against the TRC Parties for the January 5, 2008 Truckee Canal breach.
- 6. The Settlement Agreement provides that the TRC Parties shall collectively pay the sum of \$1,725,000.00 in exchange for a full and complete release and dismissal of all claims, damages and issues against the TRC Parties in all Federal and State cases concerning the January 5, 2008 Truckee Canal breach.
- 7. That there is no evidence or allegation that the global settlement between Plaintiffs and the TRC Parties was fraudulently, collusively or tortuously aimed at injuring any non-settling party.
- 8. That the global settlement between the Plaintiffs, individually and as Classes, is and was made in good faith.

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ORDER 1 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Specially Appearing 2 3 TRC Parties' Motion for Determination of Good Faith Settlement is hereby GRANTED in its entirety. 4 5 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the global settlement between the Plaintiffs, individually and as Settling Classes, and the Specially Appearing TRC 6 7 Parties in the sum of One Million, Seven Hundred Twenty-Five Thousand Dollars and 00/100 Cents (\$1,725,000.00) is and was made in good faith pursuant to N.R.S. 17.245. 8 /// 9 /// 10 /// 11 12 /// /// 13 14 /// /// 15 16 /// 17 /// 18 /// /// 19 /// 20 /// 21 /// 22 23 /// /// 24 25 /// /// 26 /// 27 28 ///

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that any and all Complaints, 1 2 Cross-Claims, Third-Party Complaints and/or any other claim or action filed against, or could have 3 been filed against the Specially Appearing TRC Parties in this action and all other Federal and State cases concerning the January 5, 2008 Truckee Canal breach for equitable indemnity, implied 4 5 indemnity, partial/total indemnity and contribution are hereby dismissed with prejudice and hereinafter barred against the Specially Appearing TRC Parties in this matter and all other Federal 6 and State cases concerning the January 5, 2008 Truckee Canal breach in Fernley, Nevada, pursuant to 7 N.R.S. 17.245 and in accordance with the factors enumerated in Doctors Company v. Vincent, 98 8 P.3d 681 (2004). 9 IT IS SO ORDERED. 10 DATED this day of Lcpwct {."42350 11 12 13 14 RESPECTFULLY SUBMITTED BY: 15 WEIL & DRAGE, APC 16 17 18 JOHN T. WENDLAND, ESQ. 19 (Nevada Bar No. 007207) JEREMY R. KILBER, ESQ. 20 (Nevada Bar No. 010643) 21 2500 Anthem Village Drive Henderson, NV 89052 22 (702) 314-1905 • Fax (702) 314-1909 jwendland@weildrage.com; jkilber@weildrage.com 23 Attorneys for Specially Appearing Parties, 24 TRC ENGINEERS, INC. f/k/a VPOINT, MARTIN UGALDE, ROBERT BIDART AND MICHAEL BIDART 25 26 27 28

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